

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

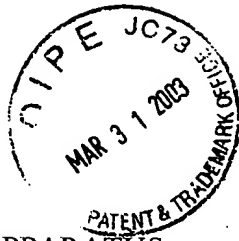
In re Application of

Ping Liong TJOA

Appln. No. : 09/319,243

Filed : June 7, 1999

For : TRAINING APPARATUS



)  
)  
) Art Unit: 3764  
)  
) Ex: L. Hamilton  
)  
)  
)  
)

**DECLARATION UNDER 37 CFR 1.132**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

I, Barbara Michalski, declare the following:

1. I am president of the Berlin and Brandenburg, Germany, state physical therapist association known as the VPT Association.
2. I started my training as a physical therapist in 1961 as an intern and received my diploma in physical therapy from the Medical College of Charité.
3. From 1964 to 1966, I practiced physical therapy in the emergency department of the Medical College of Charité.

4. From 1966 to 1975, I practiced physical therapy in the orthopedic department of the Medical College of Charité, specializing for spinal diseases and quadriplegics.
5. While practicing in the orthopedic department of the Medical College of Charité, I was assigned to establish the No. 1 Polyclinic in Berlin to train physical therapists.
6. From 1975 to present, I have continued in my practice of physical therapy while moving also into the management of the professional association for physical therapy, resulting in the presidency noted above.
7. For several years now, I have been working with IDOGO for treating orthopedic, surgery, stroke and cancer patients, as well as patients with bronchitis and asthma. In my experience, I have found that stroke patients require support for their paralyzed parts to even be able to start physiotherapeutic exercises. In addition, support with devices or by the therapist does not ensure uniform movement, applying instead additional strain. I have found that IDOGO provides the right support and guidance and automatically leads to correct and symmetrical movement.
8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both,

under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: 17.1.03

Barbara Michalski  
Barbara Michalski